

5 IN THE HIGH COURT OF KARNATAKA AT BANGALORE

Dated this the 8th day of June, 1998

Before:

THE HON'BLE MR. JUSTICE R.V. RAVEENDRAN

Writ Petition No. 38563 of 1992

N. Venkataramu,
s/o Neenappa,
Madhugiri,
Tumkur District

131

..Petitioner

(By Sri L. Govindaraj, Advocate)

-Vs-

1. The State of Karnataka,
Dept. of Education and
Social Welfare
by its Secretary
M.S. Building,
Dr. Ambedkar Veedhi,
Bangalore;
2. The Zilla Parishat,
Tumkur District,
Tumkur,
by its Chief Secretary;
3. Aravinda Education Society,
Honnapura,
Kottakaranahalli Post,
Madhugiri Taluk,
Tumkur District, Tumkur,
a registered Society
represented by its Secretary ..Respondnts

(By Sri A. Nagarajappa, AGA, for R1 & R2;
R3 served)

--

Writ Petition is filed praying to direct the R1 and R2 to admit the R3 to the financial grants with effect from the year 1984 and pay all the arrears of salary for the period 1984-89 to the petitioner.

This writ petition coming on for hearing this day, the Court made the following:-

132 ✓

O R D E R

The petitioner who claims to be the incharge Head Master of the School run by the third respondent, has filed this petition seeking a direction to respondents-1 and 2 to admit the third respondent to financial grants with effect from 1984 and to pay all arrears of salary for the period 1984 to 1989 to the petitioner.

2. When the matter came up today, learned AGA submitted that this petition is covered by the decision of the Division Bench in STATE -vs- CHOWDAPPA, W.A.Nos.1833-36/1995, decided on 30-5-1998, wherein this Court has held that the teaching and non-teaching staff of private educational Institutions cannot maintain writ petitions in regard to grants or in regard to payment of arrears of salary, reserving ^{however} liberty to avail alternative remedy available under law.

3. Following the said decision, this petition is dismissed, reserving liberty to the petitioner to have recourse to such alternative remedy as may be available to him in that behalf.

Sd/-
JUDGE

